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APPLICATION NO		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/530,723		05/02/2000	JAMES C. BEDINGFIELD SR.	36968/171862	3234	
39262	7590	08/25/2004	•	EXAMINER		
		RPORATION	AGDEPPA, HECTOR A			
P.O. BOX MINNEAI		N 55402-0903		ART UNIT PAPER NUMBER		
	ŕ			2642	15	
				DATE MAILED: 08/25/2004	DATE MAILED: 08/25/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	A	oplication No.	Applicant(s)				
		9/530,723	BEDINGFIELD SR. ET AL.				
Office Action Sum	mary Ex	kaminer	Art Unit				
	H	ector A. Agdeppa	2642				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
Period for Reply A SHORTENED STATUTORY F THE MAILING DATE OF THIS C - Extensions of time may be available under after SIX (6) MONTHS from the mailing dat - If the period for reply specified above is less - If NO period for reply is specified above, the - Failure to reply within the set or extended p Any reply received by the Office later than t earned patent term adjustment. See 37 CF	communication. the provisions of 37 CFR 1.136(a) of this communication. than thirty (30) days, a reply with maximum statutory period will ap eriod for reply will, by statute, cau hree months after the mailing date	In no event, however, may a reply be ting the statutory minimum of thirty (30) day oply and will expire SIX (6) MONTHS from se the application to become ABANDONE	mely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).				
Status							
1) Responsive to communica	tion(s) filed on <u>07 June</u>	<u>2004</u> .					
2a) This action is FINAL.	2b)⊠ This act	tion is non-final.					
·— · · ·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4) ⊠ Claim(s) <u>1-21</u> is/are pending 4a) Of the above claim(s) is/are allow 5) □ Claim(s) is/are allow 6) ⊠ Claim(s) <u>1-22</u> is/are rejected 7) □ Claim(s) is/are objected 8) □ Claim(s) are subjected subjected to the subjected subjected to the subjected subjected to the subjected subjected to the subjected	is/are withdrawn to wed. ed. cted to.						
Application Papers							
9)☐ The specification is objecte	d to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawin 3) Information Disclosure Statement(s) (P Paper No(s)/Mail Date		4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:					

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DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

1. Claim 8 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As to claim 8, the claim language suggests that it is a dependent claim. However, it is written as an independent claim, and as such, in line 1 of claim 8, the limitation "the resold line" lacks antecedent basis.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary.

Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a

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later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

2. Claims 1 – 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Pat 6,205,214 (Culli et al.) in view of US 5,917,899 (Moss et al.)

As to claims 1, 2, 9 – 14, 18, and 20, Culli et al. teach a local routing system and method wherein a local service provider uses resold lines/services to provide local service to customers. (Col. 1, lines 36 – 44 and Col. 2, lines 23 – 30, Col. 3, lines 27 – 35, Col. 5, lines 25 – 55). Culli et al. also teaches that such a system is implemented on an advanced intelligent network (AIN) platform wherein standard call routing/completion occurs as follows: A switch, read as the claimed "switch" or "first network element" or service switching point (SSP) 34 recognizes an AIN call trigger when a customer dials a number. This trigger is provisioned to cause SSP 34 to query service control point (ISCP/SCP) 26/30 read as the claimed "service control point" or "third network element." ISCP/SCP 26/30 receives the query and provides routing information and instructions to SSP 34 based on the resold line routing information, i.e., the local service provider's routing preferences, for connecting the call. The local service provider's routing preferences are defined/stored in local database of ISCP/SCP 26/30, which identifies a location/route for completing the call. (Col. 2, lines 53 – 60, Col. 6, lines 15 – 33, 50 – 57, Col. 7, lines 31 – 45, Col. 8, lines 18 – 20, Col.

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9, line 53 – Col. 10, line 29, Col. 11, line 21 – Col. 13, line 33, Col. 16, lines 28 – 32, Figs, 1, 2, and 7.)

Also note that Culli et al. teaches that both originating and terminating triggers are used. The above discussion applies to originating triggers. As to terminating triggers, a terminating SSP such as SSP 34 will suspend a call according to a billing trigger or when the call must be diverted to a telephone number other than the one called. (Col. 20, lines 17 – 63 and Col. 24, lines 35 – 41)

What Culli et al. does not teach is the use of a hub or second switch/SSP through which other switch(es)/SSP(s) may query an SCP.

However, Moss et al. teaches a method of connecting a plurality of AIN networks wherein a first SSPA 18 routes a call to an SSP hub 22, after which SSP hub 22 reacts to a trigger and sends a query to SCP 24. SCP 24 responds and replies to SSP hub 22 with appropriate instructions and information for routing the call. (Abstract, Fig. 1, Col. 2, lines 43 – 60 of Moss et al.)

It would have been obvious for one of ordinary skill in the art at the time the invention was made to have incorporated an SSP hub in the invention of Culli et al. inasmuch as Moss et al. merely teaches a method of operating a system with a plurality of networks. Culli et al. already teaches the ability to handle local routing preferences in a single telephone network. Moss et al. would merely provide a way of seamlessly integrating a plurality of networks, a single instance of which is taught by Culli et al. The operation of Culli et al. would not be altered except that a hub would be "inserted" between any single SSP, such as SSP 34,

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and ISCP/SCP 26/30. SSP 34 of Culli et al. would be analogous to SSPA 18 of Moss et al. ISCP/SCP26/30 of Culli et al. would be analogous to SCP 24 of Moss et al. The operation of any AIN system is always the same, i.e., that an SSP acting on a trigger queries and SCP which responds with appropriate call routing instructions. Here, as discussed above, Moss et al. merely inserts a hub or mediating SSP through which all other SSPs can access the SCP, thereby centralizing the system.

As to claims 3, 4, 17, and 19, see Col. 2, lines 31 – 42, Col. 7, lines 37 – 46, Col. 18, lines 63 – 65 wherein Culli et al. teach line class codes and tables for class of service identification and routing.

As to claim 5, see Col. 6, lines 12 – 22, Col. 9, line 53 – Col. 10, line13, Col. 18, lines 61 – 65, Col. 19, lines 8 – 10, wherein Culli et al. teach the SSP gathering calling and called number for use in querying the SCP.

As to claims 6 and 21, see Col. 7, lines 1 – 6 wherein Culli et al. teach utilizing off hook delay triggers.

As to claims 7, 8, 15, 16, see Table 1 (Col. 10, lines 5 – 13), Col. 5, lines 16 – 28, Col. 7, lines 37 – 46, Col. 18, line 48 – Col. 19, line 20, Col. 23, line 50 – Col. 24, line 64 wherein Culli et al. teach routing calls to other carriers, other routing schemes depending on routing preferences and inherently an identifier for a competitive carrier would have to be used if routing was to be accomplished using a competitive carrier.

Response to Arguments

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3. Applicant's arguments with respect to claims 1 - 21 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. US 5,259,026 (Johnson) teaches a method for speed calling automatic update wherein a single AIN switch is used as a hub to access an SCP to allow for centralized dissemination of updated speed calling information. US 5,862,334 (Schwartz et al.) teaches a method and system of mediated access to an AIN wherein a mediation point is used by multiple SSPs to access a single SCP wherein the mediation point has similar features as an SSP. US 5,963,630 (Dabbs et al.) teaches a mediation service control point within an AIN that allows for multiple SSPs to access a plurality of SCPs via a single point or hub.
- 5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hector A. Agdeppa whose telephone number is 703-305-1844. The examiner can normally be reached on Mon thru Fri 9:30am 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ahmad F. Matar can be reached on 703-305-4731. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

H.A.A. August 16, 2004

> JACK CHIANG PRIMARY EXAMINER